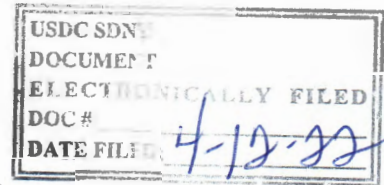


**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**



In re

CUSTOMS AND TAX ADMINISTRATION OF  
THE KINGDOM OF DENMARK  
(SKATTEFORVALTNINGEN) TAX REFUND  
SCHEME LITIGATION

This document relates to: 18-cv-04898.

MASTER DOCKET

18-md-2865 (LAK)

**STIPULATION AND ORDER OF VOLUNTARY DISMISSAL**

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff Skatteforvaltningen ("SKAT") and Defendants NYCATX LLC Solo 401K Plan ("NYCATX") and Carl Andrew Vergari ("Vergari") hereby stipulate and agree that SKAT's action against Defendants NYCATX and Vergari, captioned *Skatteforvaltningen v. NYCATX LLC Solo 401K Plan, et al.*, No. 18-cv-04898, which is part of these consolidated proceedings, is hereby voluntarily dismissed by SKAT, with prejudice, with each party bearing its own costs and attorney's fees.

Dated: New York, New York  
April 6, 2022

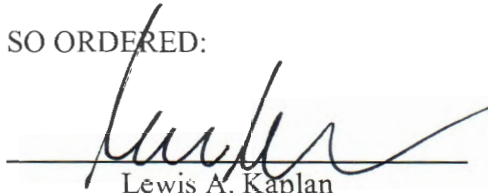
By: /s/ Marc A. Weinstein  
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*Counsel for NYCATX LLC Solo 401K Plan and  
Carl Andrew Vergari*

SO ORDERED:

  
\_\_\_\_\_  
Lewis A. Kaplan  
United States District Judge

4/12/22